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| L PRI LO L TION LA LO | CH NG DATE | CIDCE MALCO MUCHEOD | ATTORNEY DOGUCTANO | CONTRACTORION |
|-----------------------|---------------|----------------------|-------------------------|------------------|
| APPLICATION NO. | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. |
| 09/755,520 | 01/05/2001 | Heiko H. Ludwig | CH9-1999-0042 | 5060 |
| 75 | 90 05/24/2004 | | EXAMINER | |
| Anne Vachon Dougherty | | | BACKER, FIRMIN | |
| 3173 Cedar Roa | ıd | | | |
| Yorktown Heigh | hts, NY 10598 | | ART UNIT | PAPER NUMBER |
| | | | 3621 | |
| | | | DATE MAILED: 05/24/2004 | 1 |

Please find below and/or attached an Office communication concerning this application or proceeding.

| | Application No. | Applicant(s) | |
|--|---|---|------|
| Office Andies Con | 09/755,520 | LUDWIG ET AL. | |
| Office Action Summary | Examiner | Art Unit | |
| | Firmin Backer | 3621 | |
| The MAILING DATE of this communication appeared for Reply | pears on the cover sheet v | vith the correspondence address | |
| A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a repl - If NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statute - Any reply received by the Office later than three months after the mailin earned patent term adjustment. See 37 CFR 1.704(b). Status | 136(a). In no event, however, may a ly within the statutory minimum of th will apply and will expire SIX (6) MC e, cause the application to become A | reply be timely filed rty (30) days will be considered timely. NTHS from the mailing date of this communication BANDONED (35 U.S.C. § 133). | 1. |
| 1) Responsive to communication(s) filed on <u>05</u> . | April 2004 . | | |
| 2a)⊠ This action is FINAL . 2b)□ Th | nis action is non-final. | | |
| 3) Since this application is in condition for allow closed in accordance with the practice under | ance except for formal ma Ex parte Quayle, 1935 C | atters, prosecution as to the merits i .D. 11, 453 O.G. 213. | is |
| Disposition of Claims | | | |
| 4) Claim(s) 1-36 is/are pending in the application | | | |
| 4a) Of the above claim(s) is/are withdra 5) Claim(s) is/are allowed. | wn from consideration. | | |
| 6)⊠ Claim(s) <u>1-36</u> is/are rejected. | | | |
| 7) Claim(s) is/are objected to. | | | |
| 8) Claim(s) are subject to restriction and/o | or election requirement | | |
| Application Papers | or election requirement. | | |
| 9) The specification is objected to by the Examine | er. | | |
| 10) The drawing(s) filed on is/are: a) acce | pted or b) objected to by | the Examiner. | |
| Applicant may not request that any objection to th | e drawing(s) be held in abe | vance. See 37 CFR 1.85(a). | |
| 11)☐ The proposed drawing correction filed on | _ is: a)☐ approved b)☐ | disapproved by the Examiner. | |
| If approved, corrected drawings are required in re | ply to this Office action. | | |
| 12) The oath or declaration is objected to by the Ex | kaminer. | | |
| Priority under 35 U.S.C. §§ 119 and 120 | | | |
| 13) Acknowledgment is made of a claim for foreign | n priority under 35 U.S.C. | § 119(a)-(d) or (f). | |
| a) ☐ All b) ☐ Some * c) ☐ None of: | | | |
| Certified copies of the priority document | ts have been received. | | |
| 2. Certified copies of the priority document | ts have been received in | Application No | |
| 3. Copies of the certified copies of the prio application from the International Bu * See the attached detailed Office action for a list | reau (PCT Rule 17.2(a)). | _ | |
| 14) Acknowledgment is made of a claim for domesti | ic priority under 35 U.S.C | § 119(e) (to a provisional application | on). |
| a) ☐ The translation of the foreign language pro | | | |
| Attachment(s) | , , | | |
| 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s) _ | 5) Notice of | Summary (PTO-413) Paper No(s) Informal Patent Application (PTO-152) | |
| 5. Patent and Trademark Office | | | |

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Response to Amendment

This is in response to an amendment file on April 5th, 2004 for letter for patent filed on January 5th, 2001 in which claims 1-36 were presented for examination. In the amendment, claims 1, 6, 11, 16, 27 and 32 have been amended, no claim has been canceled, and no claim has been added. Claims 1-36 remain pending in the letter.

Response to Arguments

1. Applicant's arguments with respect to claims 1-36 have been considered but are moot in view of the new ground(s) of rejection.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-36 are rejected under 35 U.S.C. 103(a) as being unpatentable over Rowney et al (U.S. Patent No. 5,996,076) in view of Patel (US PG Pub No. 2002/0004900)
- 4. As per claims 1, 6, 11, 16, 27 and 32, Rowney et al teach a computerized method having a process flow operating over a computer network comprising a plurality of interconnected

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computers and a plurality of resources, each computer including a processor, memory and input/output devices, each resource operatively coupled to at least one of the computers and executing at least one of the activities in the process flow, the method comprising extracting verifiable role certificates from said electronic authorization; and verifying whether role certificates, associated with the authorization, are themselves authentic (see fig 1C, 4, 12A, 12B, 15B, 16, 26, 30, 35, column 15 lines 10-16 line 33, 17 lines 8-18 line 34). Rowney et al fail to teach an inventive concept of an electronic representation of the transaction and at least one verifiable anonymous role certificate for each role for which approval is required to be completed to obtain authorization of the transaction. However, Patel teach an inventive concept of an electronic representation of the transaction and at least one verifiable anonymous role certificate for each role for which approval is required to be completed to obtain authorization of the transaction (see abstract, paragraph 0011). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the inventive concept of Rowney et al to include Patel's electronic representation of the transaction and at least one verifiable anonymous role certificate for each role for which approval is required to be completed to obtain authorization of the transaction because this would have been desirable to use digital signature and certificate mechanisms to encode industry-wide security policy and authorization information into the signatures and certificates in order to permit the verifier of a signature to decide whether to accept the signature or certificate as valid, thus accommodating and easing electronic commerce business transactions.

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5. As per claims 2, 7, 12, 17, 28 and 33, Rowney et al teach a computerized method wherein roles associated with the role certificates are hashed and compared with hashed roles in a database of hashed roles (see fig 1C, 4, 12A, 12B, 15B, 16, 26, 30, 35, column 15 lines 10-16 line 33, 17 lines 8-18 line 34).

- 6. As per claims 3, 8, 13, 18, 29 and 34, Rowney et al teach a computerized method wherein the authorization is further insured by verifying that role certificates associated with the authorization correspond with roles in a permission set of roles of an authorization structure, the role certificates of which being required to authorize the transaction (see fig 1C, 4, 12A, 12B, 15B, 16, 26, 30, 35, column 15 lines 10-16 line 33, 17 lines 8-18 line 34).
- 7. As per claims 4, 9, 14, 19, 30 and 35, Rowney et al teach a computerized method wherein the authorization structure is an authorization tree (see fig 1C, 4, 12A, 12B, 15B, 16, 26, 30, 35, column 15 lines 10-16 line 33, 17 lines 8-18 line 34).
- 8. As per claims 5, 10, 15, 20, 31 and 36, Rowney et al teach a computerized method wherein the roles are extracted from the role certificates associated with the transaction, each extracted role being hashed and these hashed roles being concatenated and hashed again, and then concatenated with hashes of other permission sets, if any, according to the authorization structure and hashed once again, resulting in a computed hash value which may be compared to that which was signed by the Transaction Administrator, a match indicating that the transaction

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is authorized (see fig 1C, 4, 12A, 12B, 15B, 16, 26, 30, 35, column 15 lines 10-16 line 33, 17 lines 8-18 line 34).

9. As per claims 21 and 24, Rowney et al teach a Transaction Authorization Method encoded on a computer readable medium, the method having the following steps receiving a request for a transaction, obtaining an electronic representation of a document having details of the transaction from a Digital Document Database returning the transaction details to the requester awaiting and receiving from the requester the completed representation, signed by the requester requesting the Authorization Structure for the transaction from the Authorization Structure Database, the Authorization Structure being pre-signed with a signature by the Transaction Administrator and verifying the signature, and choosing a permission set of role names and user members of the permission set to contact to sign in these role names forwarding details of the transaction request with the signature of the requester to others having roles corresponding to the chosen permission set and collecting signatures of each role indicated in the permission set, requesting role certificates from the Role Certificate Database and signatures for each member of the permission set and encoding the same on the document; and forwarding the completed electronic document including the signatures and role certificates to the requester, the document including authorization details required in order to confirm the validity of the transaction (see fig 1C, 4, 12A, 12B, 15B, 16, 26, 30, 35, column 15 lines 10-16 line 33, 17 lines 8-18 line 34). Rowney et al fail to teach an inventive concept of obtaining the role certificate signed with a signature by a Transaction Administrator from a Role Certificate Database and verifying the signature. However, Patel teach an inventive concept of obtaining the role

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certificate signed with a signature by a Transaction Administrator from a Role Certificate

Database and verifying the signature, (see abstract, paragraph 0011). Therefore, it would have
been obvious to one of ordinary skill in the art at the time the invention was made to modify the
inventive concept of Rowney et al to include Patel's electronic representation of obtaining the
role certificate signed with a signature by a Transaction Administrator from a Role Certificate

Database and verifying the signature, because this would have been desirable to use digital
signature and certificate mechanisms to encode industry-wide security policy and authorization
information into the signatures and certificates in order to permit the verifier of a signature to
decide whether to accept the signature or certificate as valid, thus accommodating and easing
electronic commerce business transactions.

- 10. As per claims 22 and 25, Rowney et al teach a Transaction Authorization Method wherein the role certificates and the Authorization Structure consist of hashed information about permission sets and roles, such hashed information substituting for the unhashed role certificates and permission sets (see fig 1C, 4, 12A, 12B, 15B, 16, 26, 30, 35, column 15 lines 10-16 line 33, 17 lines 8-18 line 34).
- 11. As per claims 23 and 26, Rowney et al teach a Transaction Verification Method encoded on a computer readable medium, the method having the following, using a verification key of the Role Authority to check each certificate on the document, in the following manner, checking the signatures on the transaction details using the verification keys in the supplied role certificates extracting the named roles from the role certificates hashing the roles using a hash-of-hashes

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process, checking the computed hash value of the transaction against that was originally signed by the Transaction Authority to ensure that it is equal to the value for the transaction received in the Authorization Structure, using the output of the hash-of-hashes process as input to check the signature on the hash-of-hashes process; if the produced hash-of-hashes string matches the hashed string signed by the Transaction Authority, then assuming that the request is authorized; and reporting the result (see fig 1C, 4, 12A, 12B, 15B, 16, 26, 30, 35, column 15 lines 10-16 line 33, 17 lines 8-18 line 34). Rowney et al fail to teach an inventive concept of receiving an electronic document representing a transaction, associated transaction details being signed by a Transaction Authority, a collection of role certificates certifying named roles signed by a Role Authority, the transaction details signed by each of the signing keys corresponding to the verification keys in the role certificates, and the Authorization Structure. However, Patel teach an inventive concept of receiving an electronic document representing a transaction, associated transaction details being signed by a Transaction Authority, a collection of role certificates certifying named roles signed by a Role Authority, the transaction details signed by each of the signing keys corresponding to the verification keys in the role certificates, and the Authorization Structure, (see abstract, paragraph 0011). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the inventive concept of Rowney et al to include Patel's receiving an electronic document representing a transaction. associated transaction details being signed by a Transaction Authority, a collection of role certificates certifying named roles signed by a Role Authority, the transaction details signed by each of the signing keys corresponding to the verification keys in the role certificates, and the Authorization Structure, because this would have been desirable to use digital signature and

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certificate mechanisms to encode industry-wide security policy and authorization information into the signatures and certificates in order to permit the verifier of a signature to decide whether to accept the signature or certificate as valid, thus accommodating and easing electronic commerce business transactions.

Conclusion

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Firmin Backer whose telephone number is (703) 305-0624. The examiner can normally be reached on Mon-Thu 9:00 AM - 5:00 PM.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, James Trammell can be reached on (703) 305-9768. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Firmin Backer Primary Examin

May 20, 2004